

EXHIBIT 2

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE WESTERN DISTRICT OF TEXAS
AUSTIN DIVISION**

In re:	§
WBH Energy, LP,	§ Case No. 15-10003
WBH Energy Partners LLC	§
WBH Energy GP, LLC	§ Chapter 11
Debtors.	§ Jointly Administered
U.S. Energy Development Corporation, Plaintiff,	§
v.	§ Adversary No. 15-01010
WBH Energy, LLC, CL III Funding Holding Company LLC, Pumpco Services, Inc., Schlumberger Technology Corporation, Smith International, Inc., d/b/a Thomas Tools, Basic Energy Services, L.P., Gladiator Energy Services, LLC, Susser Energy Services, LLC, Halliburton Energy Services, Inc., Flowco Production Solutions, LLC, Multi-Chem Group, § LLC, Weatherford US, LP, Key Energy Services, § LLC, Morrison Supply Company, Inc., Defendants.	§

AGREED FINAL JUDGMENT

WBH Energy Partners, LLC, CL III Funding Holding Company LLC (“Castlelake”), U.S. Energy Development Corporation (“USED”), Basic Energy Services, L.P., BTI Services, Inc, Canrig Drilling Technology Ltd., Challenger Process Systems Co., Cressman Tubular Products Corporation, Flowco Production Solutions, LLC, Gladiator Energy Services, LLC, Halliburton Energy Services, Inc., Key Energy Services, LLC, M-I LLC d/b/a M-I SWACO, Morrison Supply Company, Inc., Multi-Chem Group, LLC, Nabors Completion and Production

Services Co., Nabors Drilling USA LP, Natural Gas Services Group Inc., P.L.P.S., Inc., PCS Ferguson Inc., Pioneer Fishing & Rental Services LLC, Pumpco Services, Inc., Schlumberger Technology Corporation, Smith International, Inc., d/b/a Thomas Tools, Surf-Frac Wellhead Equipment, Susser Energy Services, LLC, and Weatherford US, LP¹ (collectively, the “Parties”) file this Agreed Final Judgment.

The Court having considered the matters brought before the Court in this adversary preceding and WBH Energy Partners, LLC, WBH Partners, LP, CL III Funding Holding Company LLC, U.S. Energy Development Corporation’s Joint Motion Pursuant to Bankruptcy Rule 9019 and 11 U.S.C. § 105(a) for Approval of Settlement and Compromise (“Motion”) and having approved the Motion, the Court enters this Agreed Final Judgment.

THE PARTIES HEREBY STIPULATE AND THE COURT FINDS THAT:

- A. This Court has jurisdiction over this matter pursuant to 28 U.S.C. § 1334 because this is a proceeding arising in, arising under, and relating to Debtors’ chapter 11 bankruptcy filings.
- B. This is a core proceeding pursuant to 28 U.S.C. § 157(b)(2).
- C. This Court has authority to enter this Final Judgment as a final adjudication of the rights described herein pursuant to the United States Constitution, 28 U.S.C. § 157.
- D. Venue is proper in this district pursuant to 28 U.S.C. § 1409(a) because the chapter 11 case to which this proceeding relates is pending in this district.

¹ Basic Energy Services, L.P., BTI Services, Inc, Canrig Drilling Technology Ltd., Challenger Process Systems Co., Cressman Tubular Products Corporation, Flowco Production Solutions, LLC, Gladiator Energy Services, LLC, Halliburton Energy Services, Inc., Key Energy Services, LLC, M-I LLC d/b/a M-I SWACO, Morrison Supply Company, Inc., Multi-Chem Group, LLC, Nabors Completion and Production Services Co., Nabors Drilling USA LP, Natural Gas Services Group Inc., P.L.P.S., Inc., PCS Ferguson Inc., Pioneer Fishing & Rental Services LLC, Pumpco Services, Inc., Schlumberger Technology Corporation, Smith International, Inc., d/b/a Thomas Tools, Surf-Frac Wellhead Equipment, Susser Energy Services, LLC, and Weatherford US, LP are collectively referred to herein as the “Settling Lien Claimants.”

E. On May 14, 2015, the Clerk of this Court, received a deposit in the amount of \$1,845,925.03 ("Registry Funds") from USED, which was interpled by USED in this adversary proceeding.

NOW, THEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED THAT:

1. This Agreed Final Judgment constitutes a declaration of the parties rights and other legal relations as described herein pursuant to 28 U.S.C. § 2201 *et seq.* and a Final Judgment pursuant to Fed. R. Civ. P. 54 and Fed. R. Bankr. P. 7054. Moreover, the findings of fact and conclusions of law set forth herein constitute the Court's findings of fact and conclusions of law pursuant to Bankruptcy Rule 7052. To the extent that any of the findings of fact constitute conclusions of law, they are adopted as such. To the extent that any of the conclusions of law constitute findings of fact, they are adopted as such.
2. The Settling Lien Creditors shall receive a total distribution of \$1,700,000 of the Registry Funds. The Settling Lien Creditors shall decide amongst themselves how the \$1,700,000 is distributed.
3. The remaining Registry Funds shall be distributed to Castlelake.
4. This is a final judgment under Rule 54 of the Federal Rules of Civil Procedure, made applicable by Bankruptcy Rule 7054, as to all claims by and between all parties.

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Submitted by:

SNOW SPENCE GREEN LLP

By: /s/

Phil Snow

State Bar No. 18812600

philsnow@snowspencelaw.com

Kenneth Green

State Bar No. 24036677
kgreen@snowspencelaw.com
2929 Allen Parkway, Suite 2800
Houston, Texas 77019
(713) 335-4800
(713) 335-4848 (Fax)

Counsel for Secured Creditor CL III Funding Holding Company, LLC

Agreed to by:

TAUBE SUMMERS, L.L.P. By: <u>/s/</u> Eric J. Taube State Bar No. 19679350 Mark C. Taylor State Bar No. 19713225 100 Congress Avenue, 18th Floor Austin, Texas 78701 (512) 472-5997 (512) 472-5248 (FAX) erict@hts-law.com markt@hts-law.com Counsel for U.S. Energy Development Corporation	BRACEWELL & GIULIANI LLP By: <u>/s/</u> William A. (Trey) Wood III Texas Bar No. 21916050 Trey.Wood@bgllp.com Jason G. Cohen Texas Bar No. 24050435 Jason.Cohen@bgllp.com 711 Louisiana, Suite 2300 Houston, Texas 77002 Telephone: (713) 223-2300 Facsimile: (713) 221-1212 Counsel for the Debtors and Debtors in Possession
GRAY REED & MCGRAW, P.C. By: <u>/s/</u> Micheal W. Bishop, Esq. State Bar No. 02354860 1601 Elm Street, Suite 4600 Dallas, Texas 75201 Telephone: (214) 954-4135 Facsimile: (469) 320-6832 Counsel for P.L.P.S., Inc.	WEST ALLEN LAW FIRM, PC By: <u>/s/</u> Jerrod Allen STATE BAR NO. 24036126 Email: jallen@westallenlaw.com Ian Sadler STATE BAR NO. 24037416 Email: isadler@westallenlaw.com 211 N. Center St. Longview, Texas 75601 Phone: 903-212-9300 Fax: 903-212-9301 Attorney For Basic Energy Services, L.P.

<p>DORÉ LAW GROUP, P.C.</p> <p>By: <u>/s/</u> Carl Doré, Jr. TBN: 06000600 carl@dorelawgroup.net Zachary S. McKay TBN: 24073600 zmckay@dorelawgroup.net 17171 Park Row, Suite 160 Houston, Texas 77084 (281) 829-1555 (281) 200-0751 Fax Counsel for: Flowco Production Solutions, LLC, Halliburton Energy Services, Inc., Key Energy Services, LLC, Morrison Supply Company, PCS Ferguson, Inc., Pioneer Fishing and Rental Services, LLC, Susser Energy Services, Weatherford U.S., LP, Multi Chem Group, LLC, and Challenger Process Systems</p>	<p>CRADY, JEWETT & McCULLEY, LLP</p> <p>By: <u>/s/</u> William R. Sudela State Bar No. 19463300 Email: wsudela@cjmlaw.com J. Daniel Long State Bar No. 24036985 Email: dlong@cjmlaw.com 2727 Allen Parkway, Suite 1700 Houston, Texas 77019 Telephone: (713) 739-7007 Fax: (713) 739-8403 Counsel for Canrig Drilling Technology Ltd., Cressman Tubular Products Corporation, Gladiator Energy Services, LLC, M-I LLC d/b/a M-I SWACO, Pumpco Services, Inc.; Natural Gas Services Group, Inc.; Nabors Drilling USA, LP; and Nabors Completion & Production Services Co., Schlumberger Technology Corporation, and Smith International, Inc d/b/a Thomas Tools</p>
<p>SESSIONS, FISHMAN, NATHAN & ISRAEL, L.L.C.</p> <p>By: <u>/s/</u> David R. Clouston, Attorney-in-Charge (TX Bar #00787253) Founders Square 900 Jackson Street, Suite 440 Dallas, TX 75202-4473 Telephone (214) 741-3005 Facsimile: (214) 741-3055 Email: dclouston@sessions-law.biz -----and----- Jean Paul Overton Assistant General Counsel Superior Energy Services, Inc. 1001 Louisiana Street, Suite 2900 Houston, TX 77002 Attorneys for Plaintiff, BTI Services, Inc.</p>	<p>K&L GATES LLP</p> <p>By: <u>/s/</u> Trey A. Monsour Texas Bar No. 14277200 1000 Main Street, Suite 2550 Houston, TX 77002 Telephone: (713) 815-7320 Facsimile: (713) 815-7301 Email: trey.monsour@klgates.com —and— Artoush Varshosaz Texas Bar No. 24066234 K&L GATES LLP 1717 Main Street, Suite 2800 Dallas, Texas 75201 Telephone: (214) 939-5500 Facsimile: (214) 939-5849 Email: artoush.varshosaz@klgates.com Counsel For Surf Frac Wellhead Equipment Company, Inc</p>